COMBINED DECLARATION AND POWER OF ATTORNEY

Asat	oelow	named	invent	tor, I	herel	by c	leci	are	that	:

This declaration	is of the following type:
[X]	original
[]	divisional
į j	continuation
[]	continuation-in-part
	INVENTORSHIP IDENTIFICATION
first and sole inv	ost office address and citizenship are as stated below next to my name. I believe I am the original, ventor (if only one name is listed below) or an original, first and joint inventor (if plural names are the subject matter which is claimed and for which a patent is sought on the invention entitled:
	TITLE OF INVENTION
	"System and Method for Printing a Pattern"
	SPECIFICATION IDENTIFICATION
The specification	n of which:
[X]	is attached hereto
[]	was filed on @, under Serial No. (unknown), executed on even date herewith; or
	[] Express Mail No. @(as Serial No. not yet known)
	and was amended on (if applicable)
[]	was described and claimed in PCT International Application No
filed on	and as amended under PCT Article 19 on
A	CKNOWLEDGEMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR
	at I have reviewed and understand the contents of the above-identified specification, including the led by any amendment referred to above.
	ne duty to disclose all information I know to be material to patentability in accordance with f Federal Regulations, §1.56,
	aterial to the examination of this application; namely, information where there is a substantial reasonable Examiner would consider it important in deciding whether to allow the application to and
	[] In compliance with this duty there is attached an Information Disclosure Statement in accordance with 37 CFR \$1.98.

PRIORITY CLAIM (35 U.S.C. §119)

country other that application(s) for country other than	n the United States of An patent or inventor's certification	merica listed below, and have ate or any PCT international ap ca filed by me on the same subje	pplication(s) designating at least one also identified below any foreign oplication(s) designating at least one ect matter having a filing date before
[X] I	No such applications have be	en filed.	
[]	Such applications have been	filed as follows:	
	Γ application(s) filed within ns under 35 U.S.C. §119	n 12 mos. (6 mos. for design) pr	ior to this application, and
Country/PCT	Application No	Date Filed	Priority Claimed
·			[] Yes [] No [] Yes [] No [] Yes [] No
Country: Application Filing dat C. US Provi	e:	thin 12 months prior to this U.S	S. Application
Application Filing dat			
	PRIOR	ITY CLAIM (35 U.S.C. §120)	
international appli subject matter of e provided by the fir that is material to reasonable Examin	cation(s) designating the U ach of the claims of this applies that paragraph of Title 35, Unithe examination of this applies would consider it imports	nited States of America that is/ lication is not disclosed in that/the ited States Code, §112, I acknowl cation (namely, information wher tant in deciding whether to allow	United States application(s) or PCT are listed below and, insofar as the ose prior application(s) in the manner ledge the duty to disclose information the there is substantial likelihood that are the application to issue as a patent, and or PCT international filing date of
	No such applications have be Such applications have been		
0	T'''		itus
Serial No	. Filing Date	Patented Pending	Abandoned

A.

B.

I hereby claim foreign priority benefits under Title 35, United States Code, §119, of any provisional or any foreign

I hereby appoint the following attorneys and/or agents to prosecute this application and transact all business in the Patent and Trademark Office connected therewith:

Peter J. Sgarbossa

Donald Verplancken

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ATTY in charge of case Registration No

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Phone#

DECLARATION

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and, further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Sec. 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patents issued thereon.

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